SOUTHERN	DISTRICT	OF NFW	YORK
	DISTRICT	OL LIL W	

Andrarex Ltd.,

Andrarex Ltd.,

Plaintiff,

ECF CASE

v.

Republic of Argentina,

Defendant

Defendant

NOTICE OF MOTION FOR SUMMARY JUDGMENT

PLEASE TAKE NOTICE THAT upon the annexed Declaration of Sebastian E. Paniza P., made under penalty of perjury on December 7, 2007, Declaration of François De Szy and Hendrick Buesink in support of Plaintiff's Motion for Summary Judgment pursuant to Rule 56(a) of the Federal Rules of Civil Procedure, made under penalty of perjury on October 10, 2007, and all attached exhibits, the Declaration of Andrea Boggio, made under penalty of perjury on December 18, 2007, and all attached exhibits, the Statement of Material Undisputed Facts Pursuant to Local Civil Rule 56.1, the accompanying Memorandum of Law, and the pleadings and all prior proceedings had herein, the undersigned will move this Court, before the Honorable Thomas P. Griesa, United States District Judge, at the United States Courthouse, 500 Pearl Street, New York, New York, at a date and time to be determined by the Court, for an order for summary judgment pursuant to Fed. R. Civ. P. 56(a) granting Plaintiff summary judgment as against defendant The Republic of Argentina, to strike defendant's discovery requests and for such other relief as the Court deems proper and just.

Dated: New York, New York

December 18, 2007

By Andrea Boggio
Andrea Boggio (AB-0564)
Attorney at Law
1150 Douglas Pike
Smithfield, RI 02917
Telephone: (646) 342-1577
boggio@stanfordalumni.org

Attorney for Andrarex Ltd.

To: Carmine Boccuzzi
Cleary Gottlieb Steen & Hamilton LLP
One Liberty Plaza
New York, NY 10006
(212) 225-2000'

Attorney for Defendant